

Patrick K. McDonnell [ProSe]

20 Rawson Place
Staten Island, New York 10314
Telephone: (718) 524-6312
Email: cdm@gmx.us

May 26, 2018

BY ECF

RE: Docket #103 [ATTACHMENT]

Chief Magistrate Judge Roanne L. Mann
United States District Court
Eastern District of New York
225 Cadman Plaza East
New York, New York 11201

Re: *Commodity Futures Trading Commission v. Patrick K. McDonnell and CabbageTech, Corp. d/b/a Coin Drop Markets*, No. 18-CV-00361 (JBW)(RLM)

Dear Chief Magistrate Judge Mann:

I am a ProSe litigant in the above captioned matter and truly apologize for consuming Court time with the submission of this [ATTACHMENT] to Defendant [Docket #103]. Defendant in [Docket #103] seeks; *“the Court to order a ‘complete’ and ‘accurate’ retroactive audit review of Plaintiff served subpoenas on Defendant taking effect from January 18, 2018.” In further relief*, Defendant requests through this letter-motion that Plaintiff also be ordered to submit *“any and all”* subpoena requests served on *“third-parties”* outside of the above referenced relief sought noted in Docket #103 *“unknown to Defendant” to be included in request of the; ‘complete’ and ‘accurate’ retroactive audit review of Plaintiff served subpoenas on Defendant taking effect from January 18, 2018.”*

Defendant believes this request to be fair and reasonable under the present circumstances of Plaintiff continued accused illegal legal misconduct duly noted in [Docket #94]; **RE: LETTER TO JUDGE WEINSTEIN - PLAINTIFF LEGAL MISCONDUCT** *and for being corrected of said deeds by this Court on record during a Discovery conference all worded in minutes*. Defendant refers to [Docket(s) #84, #85] as further proof of Plaintiff overreaching scope of Discovery limitations which raises concern.

Id. *“PLAINTIFF HAS BEEN CORRECTED BY THIS COURT ON RECORD FOR ACTING UNDER GUISE AND GOING OUT OF THE SCOPE OF A COURT ORDER WHILE MISLEADING AND*

Id. MISREPRESENTING SAID ORDER INACCURATELY TO DEFENDANT IN AN EFFORT TO GAIN DISCOVERY ILLEGALLY. [CHIEF JUDGE MAGISTRATE JUDGE MANN] PLAINTIFF CONTINUES TO GO OUTSIDE THE LIMITS OF DISCOVERY AS NOTED IN DEFENDANT LETTERS [Docket(s) #84, #85] TO JUDGE MANN.” [quoting Docket #101]

Plaintiff misconduct and inability to follow Court orders/rules unless restrained by this Court include but are not limited to; Defendant/Family; ‘Constitutional [PRIVACY] Rights Violations,’ ‘Unfair Due Process’, and ‘Federal R. Civ. P. Rule violations’ harmful to both Defendant/Family. Defendant believes there is additional misconduct in regards to the ‘unknown’ subpoena(s) used in Plaintiff ‘private’ investigation efforts that merit audit/review to preserve Defendant/Family god given rights to privacy.

Respectfully submitted,
/s/ Patrick K. McDonnell
Patrick K. McDonnell [ProSe]

